

way, which the Government thought ought to take the form of a pension.

The resolution was carried on division by 21 to 12 and reported. The bill was subsequently brought up and read and its second reading fixed for the next day three weeks.

Mr. SPEAKER reported that the Legislative Council had agreed to the Newtown Omnibus Company's Bill without amendment; and the (Irish) College Bill with an amendment.

On the motion that the House again go into Committee to supply.

Mr. J. R. HALL moved as an amendment that it be an instruction to the Government to deal immediately with the matter of the application for a court-house at Hill End, and his remarks from Mr. FARRER, Mr. SUTHERLAND, Mr. LUCAS, and Mr. FARRER.

amendment was withdrawn, and the House went into Committee. The estimate of £4881 for the service of the department of the Colonial Secretary was moved.—Mr. GARNETT moved that the increase in the salary of the Chief Clerk from £550 to £600 per annum be omitted, which was negatived on division by 36 to 9.

Mr. PARKER next moved that the increase in \$600 to the estimate of two clerks from \$500 to \$1,100 be omitted, which was agreed to by a vote of 94 to 7. The whole estimate was then put, and agreed to.

On the estimate of £10,157 for the service of the Permanent Military Force being submitted, Mr. PARKER moved that the estimate be reduced to £8,000. He said that he had been the commandant examined at the bar of the House of Commons after remarks from other hon. members, the estimate was postponed, on the motion of Mr. PARKER, who said that he would move the reduction of the estimate of the Commandant and the Major of the Permanent Force to £1,000, and the House. The estimate of £17,974, for the service of the Volunteer Force, was also postponed, on the motion of Mr. PARKER. The estimate of £507,000 for the service of the Cavalry, was postponed, on the estimate of £144,279 for the service of the police were agreed to without division or debate. The estimate of £36,044 for the service of Petty Sessions was deferred until the consideration of the Police Bill. The Magistrate and Clerk of Petty Sessions at each place of Police were reduced by the sum of £10, which was negatived on division by 23 to 14, and the whole estimate was agreed to. The estimate of £69,310 for the service of prisons was agreed to, and the estimate for an expedition from the Colonial Secretary

doubling the creation of the office of Comptroller-General of Prisons, an estimate of £56,487 for the service of the Asylums, and £10,000 for the Asylum for the insane, which was included in the estimates for 1900-1901, the course of which it was stated by Mr. PARKER that it was the intention of the Government to proceed during the present session with the Lunacy Act, and that the Bill would be agreed to. The estimates of £14 for the Mistle were £14,000 for medical advice, vaccination and the like services—£18,254 for the department of the Auditor-General—£12,745 for the department of the Registrar-General—£2,500 for the determination of the Agent-General, £2,240 for the Observatory—£10,000 for the Museum, £12,000, for public instruction, £7,758 for the Free Public Library, and £7,250 for grants in aid of public institutions were severally published in the Estimates for 1900-1901. The estimate of £1,000 for industrial schools was obtained through the

moved that the increase in the salary of the Commissioner and Superintendent of the Vernon from £200 to £250 per annum be omitted, which was negatived, on the estimate was then taken up, the estimate was then after further debate, put and agreed to, the estimate of £385 for the Biloea Reformatory for girls was also debated and agreed to. The estimate of £1,000 for the salary and travelling expenses of the Inspector of the Poor was also taken up, after a short estimation by Mr. Parkes that he intended to make for the present arrangements for the inspection of the charities. The estimate of £13,690 for asylums for the infirm and destitute was agreed to without discussion. The estimate of £27,000 for the salaries of the charitable allowances was reduced, by the vote of the Government, by the omission of the vote of £250,000 or the Temperance Alliance and the vote of £120,000 in aid of the erection of a lying-in and fever hospital at the Victoria Hospital, and the estimate was then taken up. The estimate of £14,300 for miscellaneous services was agreed to under the department of the Colonial Secretary was agreed to. The estimate for the departments con-

acted with the administration of justice were then discussed. The meeting was adjourned until the next progress was reported, and leave given to the committee to sit again.

Here adjourned at 2 a.m. to 4 p.m. this day (Thursday).

Our readers will have seen with satisfaction that the strike of the iron trade has at length terminated. While it lasted it was the cause of nothing but disaster to all concerned, and the consumers of the colony were largely involved in this suffering. The iron trade is one of very great importance to the colony, and will become increasingly so when the time arrives, which is not very far distant, when we shall produce our own iron. At the same

progress, it is absolutely necessary that a very large amount of capital must be invested in fixed plant, and we cannot expect this to be the case so long as there is a perpetual danger of strikes. There is room for the employment of a very large amount of labour at the very best wages in this trade; but as it is a trade which depends very largely upon the employment of machinery, and the purchase of machinery involves very large outlay of capital, it is not reasonable to expect that persons will be found willing to embark their capital in the venture made precarious by the attitude of the artisan class. It does not seem to us that this view of the case has been adequately

He thus said it may, the existing quarrel is settled for the present. Although, as we said before, there was no possible compromise between one break and two, the matter has been so far compromised that one break is to be the rule for half the year, and two breaks for the other half. This arrangement will allow a railroad to get back to work in it a full and fair opportunity of determining the advantages and disadvantages of each system, if they are disposed to look at their operation with thoroughly impartial

But, as such a settlement has been found possible, it cannot but occur to every one to ask why it could not have been possible from the very first. That there was need to the months in interminable war to discover a settlement of this character? If passion had not very largely entered into the contest, was there any necessity to have prolonged the dispute in order to have arrived at this conclusion?

So far as we are able to judge, the one-breasted system seems to be the best guarantee against any venality of the hours of labour.

It is obvious that with this system it may be possible, under favourable circumstances, for the employee to lengthen the day a little.

at both ends. But, accepting four hours, or at the most four and a half, as the period beyond which labour should not be prolonged without rest and refreshment, it is clear that by having only one mid-day meal extra work cannot be imposed. On the other hand, two breaks of half an hour each, favourable to overtime, are necessary, pressing work is to be done, and that is often the case in the iron trade, especially in that department which is concerned in the repair of ships, it is convenient to the masters for the men to work overtime; and overtime is also popular with the workmen, because it is paid for at an additional rate of wage. Practically, however, it is at all times better than theory.

We observe that the employers have consented to a general condonation of all that has been done in the past. This is not an unreasonable request. When men act in a body they must have some leaders; and it has often been found that the leaders have been the marked men, and have had, after the dispute has closed, to bear the brunt of the retaliation.

The resolution was carried on division by 21 to 14 and reported. The bill was subsequently brought up and read a first time, and its second reading fixed for this day three weeks.

Mr. SPRAKER reported that the Legislative Council had agreed to the Newtown Omnibus Company's Bill without amendment; and the Greta Colliery Bill with an amendment.

On the 11th of the month the House adjourned.

Mr. J. S. SMITH moved as an amendment that it be an instruction to the Government to deal immediately with the matter of the application for a court-house at Hill End. After remarks from Mr. FARBER, Mr. SUTHERLAND, Mr. LUCAS, and Mr. KAPMAN, the amendment was withdrawn, and the House went into Committee. The estimate of £4681 for the service of the department of the Colonial Secretary was moved.

of the Chief Clerk from \$2500 to \$2600 per annum be omitted, which was negative on division by 36 to 9. Mr. GARRETT next moved that an increase in the amount for the salaries of two clerks from \$2500 to \$2600 be omitted, which was negative by 34 to 7. The whole estimate was then put, and agreed to. On the estimate of £10,157 for the salaries of the Permanent Military Force being submitted, Mr. WEARNE suggested that it should be postponed, and the commandant examined at the bar of the House.

After remarks from other hon. members, the estimate of £50,779 for the service of the Volunteer Force was also postponed, on the motion of Mr. PARKER. The estimate of £114,279 for the service of the Naval Brigade, and the estimate of £154,279 for the service of the police were agreed to without division or debate. The estimate of £1,000 for the service of the Volunteer Force was also postponed, on the motion of Mr. PARKER. The estimate of £50,779 for the service of the Naval Brigade, and the estimate of £114,279 for the service of the police were agreed to without division or debate. The estimate of £1,000 for the service of the Volunteer Force was also postponed, on the motion of Mr. PARKER.

of \$39,644 for the service of Petty Sessions was debated. Mr. JACON moved that the salary of the Police Magistrate and Clerk of Petty Sessions at Raymond Terrace be reduced by the sum of £100, which was negatived on division by 23 to 14, and the whole estimate was agreed to. The estimate of \$69,314 for the service of prisons was agreed to after an explanation from the Colonial Secretary touching the creation of the office of Comptroller-General of Prisons. The estimate of \$50,487 for the

The service of Lunatic Asylums elicited some debate. It was the course of which it was stated by Mr. PARKES that it was the intention of the Government to proceed during the present session with the Lunacy Amendment Bill. The estimate was agreed to. The estimates of £144 for the Medical Board, £7764 for medical advice, vaccination and the like services—£28824 for the department of the Auditor-General—£12,745 for the department of the Registrar-General—£2250 for the department of the General Land Office.

Agitation-Others, \$2250 for the Observatory, \$10000 for the Museum, \$120,000, for public instruction, \$2750 for the Free Public Library, and \$2250 for grants in aid of public institutions were severally proposed and agreed to. The estimate of \$2028 for industrial schools was debated on its length. Mr. STEWART moved that the increase in the salary of the Commissioner and Superintendent of the Vermont from \$200 to \$250 per annum be omitted, which was agreed to. The division, by 24 to 2, and the whole estimate, on the further debate, was agreed to.

estimate of £385 for the Biloela Reformatory for girls was also debated and agreed to. The estimate of £600 for the salary and travelling expenses of the Inspector of Public Charities was agreed to, after confirmation by Mr. Parkes that he intended to alter the present arrangements for the inspection of the charities. The estimate of £13,690 for asylums for the infirm and destitute was agreed to without division or debate. The estimate of £27,003 for charitable allowances was reduced, by the assent of

he Government, by the omission of the vote of £200 or the Temperance Alliance and the vote of £1250 in aid of the erection of a lying-in and fever hospital at Albury. The reduced amount was then agreed to. The estimate of £14,300 for miscellaneous services under the department of the Colonial Secretary was agreed to. The estimates for the departments connected with the administration of justice were then brought forward, but, before any vote was taken, progress was reported, and leave given to the com-

The House adjourned at 2 a.m. to 4 p.m. this day Thursday).

OUR readers will have seen with satisfaction that the strike in the iron trade has at length terminated. While it lasted it was productive of nothing but disaster to all concerned, and the consumers of the colony were largely inconvenienced.

derived in this suffering. The iron trade is one of very great importance to the colony, and will become increasingly so when the time arrives, which is not very far distant, when we shall produce our own iron. At the same time, in order that this trade may progress, it is absolutely necessary that a very large amount of capital must be invested in fixed plant, and we cannot expect this to be

the case so long as there is a perpetual danger of strikes. There is room for the employment of a very large amount of labour at the very best wages in this trade; but as it is a trade which depends very largely upon the employment of machinery, and as the purchase of machinery involves a very large outlay, it is not reasonable to expect that persons

will be found willing to embark their capital in the venture is made precarious by the attitude of the artisan class. It does not seem to us that this view of the case has been adequately considered, or that those whose interests are so largely dependent on there being abundance of work at good prices have done full justice to the other side of the question.

settled for the present. Although, as we said before, there was no possible compromise between one break and two, the matter has been so far compromised that one break is to be the rule for half the year, and two breaks for the other half. This arrangement will, at any rate, give both parties to it a full and fair opportunity of determining

ing the advantages and disadvantages of each system, if they are disposed to look at their operation with thoroughly impartial minds. But, as such a settlement has been found possible, it cannot but occur to every one to ask why it could not have been possible from the very first. What need was there to waste two

months in internecine war to discover a settlement of this character? If passion had not very largely entered into the contest, was there any necessity to have prolonged the dispute in order to have arrived at this conclusion?

be possible, under favourable circumstances, for the employers to lengthen the day a little at both ends. But, accepting four hours, or at the most four and a half, as the period beyond which labour should not be prolonged without rest and refreshment, it is clear that by having only one mid-day meal extra work cannot be imposed. On the other hand, the two-break

system is more favourable to overtime. When pressing work is to be done, and that is often the case in the iron trade, especially in that department which is concerned in the repair of ships, it is convenient to the masters for the men to work overtime; and overtime is also popular with the workmen, because it is paid for at an additional rate of wage. Practice

however is at all times better than theory, and twelve months' experience of the eight-hour system on both plans will enable the masters and workmen better to understand how this scheme will work.

We observe that the employers have consented to a general condonation of all that has been done in the past. This is not an unreasonable request. Many men act in a hasty

they must have some leaders ; and it has often been found that the leaders have become marked men, and have had, after the dispute has closed, to bear the brunt of the retaliation.

We observe that the employers have consented to a general condonation of all that has been done in the past. This is not an unreasonable request. When men act in a body they must have some leaders; and it has often been found that the leaders have become marked men, and have had, after the dispute has closed, to bear the brunt of the retaliation.

It is not unfair, therefore, that the men should protect those who have rendered them service. But the same equal justice requires that a similar consideration should be extended to the employers and such of their workmen as have stood by them. But this proviso seems to have been omitted. It is rumoured that the men intend to persecute all those who have accepted employment during the late strike. This is so grossly unjust that we shall wait to see if before we credit it, as we can hardly believe that in an agreement, the particulars of which have been so fully placed before the public, and after a strike in respect of which the public have been called in as adjudicators, any set of men would be willing to stamp themselves and their own case with injustice. There are always hot-headed men in every party who vapour about what they are going to do, and it may be that a whole set of men has been implicated in a design which merely expresses the rash and violent temper of a few.

As we have said before, the question of great interest to the public is not so much the exact number of working hours, or the number of breaks, or even the rate of wages, but the permanent prosperity of the trade. This is a mechanical age, and no country can keep pace with its competitors unless it is well abreast of them in the use of mechanical powers. Machinery of all kinds is coming more and more into daily use, and it is essential that the colony should possess appliances for the repair and manufacture of machines. It is important, therefore, that this kind of work should be done at a reasonable cost, and while it shall give fair remuneration to all engaged in it, shall not make machinery dearer here than in other parts of the world with which we have to compete. It is not to the interest of the country that there should be any definite discouragement to the use of machinery. And there will be this discouragement if we are under any special disability as to price. The amount of employment to be furnished in the iron trade must of course depend to some extent upon the cost of the work. Very high prices will necessarily restrict it, and there is a limit which cannot be passed with safety.

The meeting of Ministerial supporters on Friday last shows that the Government contemplate the close of the session, and that they are desirous of economising the time so far as this can be done by directing the attention of their followers to certain selected measures, instead of allowing them to expend their energies in fruitless effort. In view of the approaching dissolution of Parliament by effluxion of time, it would be well to complete the proposed Electoral Law Amendment Bill, and also to make provision for the expenditure of the following year by the passing of the Estimates for 1875. But we have little expectation that the work set out in the Government programme will be completed by the first or second week in April, unless honorable members pursue in committee a different course from that upon which they have entered. The granting of supply is one of the most important rights possessed by the Assembly. As stated by Mr. V. in his Parliamentary Practice, "It is practically a law for the annual meeting of Parliament and for the redress of grievances. It may also be said to give the Commons the chief authority in the State." He truly adds, that in all countries the public purse is one of the main instruments of political power. But the members of our Legislative Assembly seem to take a very pretty view of this matter. They use their right more like retail shopkeepers haggling with a customer than like representatives of the people, and guardians of a colonial exchequer. Not content with representative duties and rights, they become dogmatic on subjects concerning which they are only imperfectly informed, and not unfrequently contrive to give to the discussions in Committee of the House a personal tone which is highly objectionable. It is clear that the Estimates cannot be passed by the first or second week in April if individual members wish to be discussed at a length equal to that to which the debates have been drawn out in regard to the portion of the Estimates which has already agreed to.

The Committee of Supply entered upon the consideration of the Estimates-in-chief on the 19th of last month. The pensions supplementary to schedule B were agreed to without discussion. The estimate for the department of his Excellency the GOVERNOR was also passed without debate, for no one considered it worth while to take notice of a statement made with apparent bitterness to the effect that the GOVERNOR had thought fit to obtrude himself upon the House in an unconstitutional manner. Perhaps honorable members saw the futility of such a statement made at such a time, and believed that if there was the slightest truth in the assertion another course of action would be appropriate. But when the estimate for the Executive Council came on for consideration there was abundant evidence for the abuses to which we have referred. The question discussed was not that of an office; it was that of an officer who was mentioned by name. There were also some allusions to his appointment, reflecting upon a previous Government. So that instead of the committee considering whether an office was necessary, and if so, whether the salary was sufficient remuneration for the service, the public time was wasted by the consideration of irrelevant matter. The first speaker was the PREMIER, who said that the Clerk of the Executive entered upon his duties at a reduced salary because of his youth and inexperience, but that now he was one of the most efficient officers in the public service. Here is an admission that a young and inexperienced person had been allowed to hold one of the most coveted positions in the Civil Service. This carried honorable members back to the time when the Clerk of the Executive was a temporary political officer, and it was not likely that those who had been parties to the arrangement would sit quietly by and acquiesce in such a reason. Then the ground was shifted, and the increased salary was justified on the ground of increased duties. A member of the Opposition accused the Government of making "mistake," (which must now be deemed a very mild Parliamentary form of expressing dissent), and the committee narrowly escaped a discussion as to the veracity of the COLONIAL SECRETARY. The member who complained of the "mistake" said that if the proposed increase had been supported on the ground of the merits of the officer named, he would have made no objection. But the committee generally had no knowledge of the merits of this particular officer. They could only take the statements of the Government and of members of previous Administrations who had been brought in contact with him.

By perversions of Parliamentary duty a variety of questions were raised which were quite unnecessary for a fair discussion of the estimate. The Executive ought to be the best judges of the efficiency of their officers, and except honorable members intend to impeach the Government, the principal questions with which they have to deal on such occasions are, first, whether the office is necessary; and, second, whether the sum asked for is sufficient to pay for the services required. The mentioning of the name of an officer is a vicious practice. If salaries are to be regulated by the degree of fitness shown by particular men, or by the capacity of Ministers or members for appreciating that fitness, they will always be unstable. The efficient man of to-day may give way to a young and inexperienced successor, and the scope of the Government's business will be indefinitely enlarged. The presumption ought to be that Estimates submitted by the Government have been well considered, and that they have relation simply to the requirements of the public service, without any admixture of personal considerations. The country as a rule pays liberally for an amount of service which is certainly not oppressive, and it is the special duty of the Government to see that the service is efficient. Except in cases of apparent corruption, or gross favoritism, there is no necessity to raise a personal discussion in regard to what ought to be a mere matter of business.

The question as to whether the Government were bidding for the vote of the Civil Service at the coming election is one which might be fairly discussed, if a reasonable argument could be adduced to prove that the members of the Administration were sacrificing the interests of the country for their own personal ends; but it could not be fairly debated in Committee of Supply, and a mere statement by a single member without proof would be likely to lead to the suspicion that his object was to make capital on the other side.

Having raised all the questions which occurred to them in relation to the salary of the Clerk, the committee wanted to know all about his assistant, and whether he was old or young. They did not say whether they were prepared to judge him by his physical stature or by Dr. WATT'S mental standard. But considering the nature of the previous debate, it is a wonder that they did not want information concerning his height and weight, the colour of his eyes, and whether his hair is straight or curly. The whole was concluded by a "laughable farce" in accordance with modern theatrical practice. One member taunted another with a desire to omit an item because it would "suit his book." The member to whom motives were imputed in this unparliamentary way, rejoined with a little more unparliamentary force, that he had no book, and that he "was not paid like the honorable member;" whereupon the aggressor renewed his attack by asserting his belief that if the hon. member were to receive payment, it would be necessary to employ the Mint in making some coin sufficiently small to compensate him for his services. This vein of satire having been worked out, another representative of the people suggested that hon. members were looking out for billets for their sons. It is no doubt an affecting sight to witness representatives of the people year after year bringing up their sons and offering them on the altar of their country, but it does not appear that this question fairly arose out of the discussion.

Another more lamentable display of Parliamentary folly was perhaps never before exhibited during the discussion of a single estimate. It was, however, eclipsed by the sinful waste of time during the consideration of the next item, and to which we referred a few days ago. It shows the necessity for a Civil Service Bill, and we hope the introduction of such a measure will not be to be discussed in the same spirit and with the same disregard of Parliamentary proprieties, what chance is there of the passing of the Appropriation Bill by the first or second week in April?

DISTRICT COURT.—The sittings for this month commenced this morning, with a list of 533 cases (No. 626 to 1158), and will be presided over by Acting District Court Judge Wilkinson. Those which are undefended will be disposed of as follows:—Thursday, 6th. No. 626 to 712; No. 712 will not be taken before 11 a.m.; No. 712 will not be taken before 12 noon; No. 712 will not be taken before 2 p.m.; No. 712 will not be taken before 3 p.m.; No. 712 will not be taken before 4 p.m.; No. 712 will not be taken before 5 p.m.; No. 712 will not be taken before 6 p.m.; No. 712 will not be taken before 7 p.m.; No. 712 will not be taken before 8 p.m.; No. 712 will not be taken before 9 p.m.; No. 712 will not be taken before 10 p.m.; No. 712 will not be taken before 11 p.m.; No. 712 will not be taken before 12 p.m.; No. 712 will not be taken before 1 p.m.; No. 712 will not be taken before 2 p.m.; No. 712 will not be taken before 3 p.m.; No. 712 will not be taken before 4 p.m.; No. 712 will not be taken before 5 p.m.; No. 712 will not be taken before 6 p.m.; No. 712 will not be taken before 7 p.m.; No. 712 will not be taken before 8 p.m.; No. 712 will not be taken before 9 p.m.; No. 712 will not be taken before 10 p.m.; No. 712 will not be taken before 11 p.m.; 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